

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF TENNESSEE
WESTERN DIVISION**

ALEJANDRO GOMEZ)	
)	
Plaintiff,)	
v.)	No. 2:12-cv-02181-SHM-dkv
)	
)	
EARLY WARNING SERVICES, LLC)	
)	
Defendant)	

MOTION AND SUPPORTING MEMORANDUM FOR STATUS CONFERENCE

Defendant Early Warning Services, LLC (“Early Warning Services”) respectfully moves this Court for a status conference as follows:

ARGUMENT

This lawsuit was removed from Shelby County General Sessions court to this Court on the basis of federal question jurisdiction on March 5, 2012. (Dkt. #1). Following removal, Early Warning Services filed a Motion for More Definite Statement on March 9, 2012 because the local practice in the Shelby County General Sessions court merely required Mr. Gomez to set out the basis of his lawsuit in a single sentence on a Civil Warrant form. (Dkt. #5). More than six months have passed without a response from Mr. Gomez, however.

Therefore, Early Warning Services moves this Court for a status conference in order to work toward resolution of this matter.

Respectfully submitted,

s/ Kavita G. Shelat

Maurice Wexler (#7980)

Jay A. Ebelhar (#22770)

Kavita Goswamy Shelat (#29388)

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Attorneys for Early Warning Services, LLC

CERTIFICATE OF CONSULTATION

On September 18th and September 19th, 2012, counsel for Early Warning Services, Kavita G. Shelat, made four phone calls to Mr. Gomez in an attempt to confer with him about this Motion. Ms. Shelat was unable to reach Mr. Gomez or to leave a voice message for him.

s/ Kavita G. Shelat

CERTIFICATE OF SERVICE

I hereby certify that this Motion will be served electronically through the Court's CM/ECF system or by first class mail on September 20, 2012 to:

Alejandro Gomez
919 Spanish Trail Lane
Cordova, TN 38018

s/ Kavita G. Shelat